

SUPERIOR COURT BERGEN COUNTY
FILED

JUN 12 2009

LAW OFFICES OF W. LANE MILLER

1203 ROUTE 9 SOUTH
WOODBIDGE, NEW JERSEY 07095
732-855-1588 (FAX) 855-9898

ATTORNEY FOR DEFENDANT JI KISLAK CO

Plaintiff(s),

MARY JANE MILLIGAN, VICY ELLEN
WAARDENBURG, GUY MILLIGAN, PERRY
VAN DUNK, AMBER VAN DUNK,
CHRISTOPHER DEFREESE, DARREN
DEFREESE, AN INFANT BY JERRY
DEFREESE, FLOYD DEFREESE, JERRY
DEFREESE, KRISTA DEFREESE, LAEANYA
GIBBONS, TRISH MILLIGAN, DEANNA VAN
DUNK, AN INFANT BY DIEDRE VAN DUNK,
DIEDRE VAN DUNK, KAYLA VAN DUNK,
TERRY VAN DUNK, JR., SPRING
CASTERLOW, DESIREE MILLIGAN,
SKYLAR THOMPSON, AN INFANT BY
PAMELA VAN DUNK, CHRISTOPHER VAN
DUNK, JOCELYN VAN DUNK, MILES VAN
DUNK, AND PAMELA VAN DUNK

vs.

Defendant(s).

FORD INTERNATIONAL SERVICES, INC.;
I.S.A. IN NEW JERSEY, INC.; J.I. KISLAK
CO.; ARROW METALS, INC.; ARROW
GROUP INDUSTRIES, INC.; WOODWARD-
CLYDE CONSULTANTS; URS
CORPORATION; URS GROUP, INC.; URS
GREINER WOODWARD-CLYDE, INC.; URS
GREINER WOODWARD CLYDE
CONSULTANTS, INC.; URS GREINER
WOODWARD-CLYDE INTERNATIONAL-
AMERICAS, INC.; BOROUGH OF
RINGWOOD AND RINGWOOD SOLID
WASTE MANAGEMENT AUTHORITY, ABC
COS., NOS. 1-100; AND JOHN SMITHS NOS
1-100 (FICTITIOUS NAMES)



SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
BERGEN COUNTY

DOCKET NO.: BER L 9207-07

CASE NO. 277 MT

**ORDER DISMISSING COMPLAINT WITH
PREJUDICE**

This matter having been opened to the Court on application by W. Lane Miller counsel for J.I. Kislak Co., Inc. for an order dismissing the claims of Plaintiff SKYLAR THOMPSON, AND INFANT BY PAMELA VAN DUNK with prejudice pursuant to Rules 4:23-2 and 4:23-5 for failure to respond to Court-ordered discovery, on notice to said plaintiff and all counsel and the Court having read and considered the papers submitted in support of this motion, and there being no opposition thereto, and for other good cause having been shown;

IT IS on this 12th day of June, 2009,

ORDERED that Defendant's motion is GRANTED, and the claims asserted in the amended complaint filed by SKYLAR THOMPSON, AND INFANT BY PAMELA VAN DUNK be and hereby are dismissed with prejudice for failure to respond to Court-ordered discovery; and it is further

ORDERED that a copy of this Order shall be served upon counsel for all parties within five (5) days of its receipt by the movant's counsel; and it is further

ORDERED, Counsel for Defendant Kislak forthwith serve a copy of the Order a notice in the form prescribed by Appendix II-A of the New Jersey Rules upon SKYLAR THOMPSON, AND INFANT BY PAMELA VAN DUNK by regular and certified mail, return receipt requested.



Hon. Jonathan N. Harris, J.S.C.